Exhibit E

	PASK .		the No.
		100	V. Zilberman
1.5	APPLARANCES	1.2	Shnaider, Karen Dyer, Boies Schiller &
	DEALY SHEERSTEIN & BRAVERMAN	3	Flexner.
1	Attorneys for Plaintiff	-	With me is my colleague, Reece
× .	225 Broadway Suite 1405	150	Dameron.
١.	You York New York 10007	190	VADIM ZILBERMAN, called as a
2.	BY LAURENCE LEE BOWELK ESQUIRE	73	witness, having been duly sworn by a
		120	Notary Public, was examined and testified
	BOILS SCHILLER & FLUXSHRILLP	196	as follows:
- 11	Attorneys for Defendant	24	EXAMINATION BY
V-	575 Lexington Avenue 7th Hoor	8	MS. DYER:
10	New York New York 10022 BY KARIN DYER ESQUIRE	0.04	Q. Mr. Zilberman, good morning. We
	RELECT DAMERON ESQUERT	0.7	met unofficially before we started
1.3			Can you state your full name for
+2	AUSO PRESI NA	4	the record, please?
144	RODOLFO DURAN Videographer	100	A. My full name is Vadim Zilberman
1	Magna Legal Services	16.00	Q. And have you ever been deposed
e.		24	before?
		1.44	A. Yes, I have been deposed.
15			Q. How many times?
T.		3-10	A. Once.
17		150	Q. When was that?
5.7		100	A. Four or five years ago.
-		-	Q. And do you know what the nature of
53			the case was that you were deposed in?
	TOPIC .		# HETT - 1
71		1	V. Zilberman
1.3	THE VIDEOGRAPHER: This is the	2	A: It was defense in slip and fall
3	start of media label No. 1 of the	3	case.
9	video-recorded deposition of Vadim	7	Q. And who was being sued in that slip
5	Zilberman in the matter Eduard Slinin	1.	and fall case?
6	against Alex Shnaider in the United	6	A. The holding company for the
1.0	States District Court, Southern District	1	property.
181	of New York	- 6 Val	Q. The holding company that you were associated with?
122	This deposition is being held at	The second second	
200	the law offices of Boies Schiller &	10	A. That's correct.
27	Flexner LLP located at 575 Lexington	7.7	Q. Do you know what happened to that case?
	Avenue, New York, New York on September	1	A. I don't remember
-	25, 2017 at approximately 9:05 am. My name is Rodolfo Duran and I am	1.4	Q. Were you a party to that case or
100	the legal video specialist.	1:	were you a third party?
-6	The court reporter today is Leslie	116	A. I was not a party.
- 5	Fagin. We are both in association with	17	Q. Since it's been a little while, we
- E	Magna Legal Services.	18	will go through some ground rules. I will
109	Will counsel please introduce	15	ask you a series of questions, you will have
-07	themselves?	20	to answer verbally because the videographer
0.00	MR. LEBOWITZ: For Vadim Zilberman.	25	will be visited taping you, but the court
54.79	Laurence Lebowitz, Dealy Silberstin &	72	reporter will need to take down your verbal
23	Braverman, 225 Broadway, New York, New	23	answer, so you can't shake your head yes or
3.			
24	York. MS. DYER: For defendant, Alex	24 25	no. understood? A. I do.



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1	V. Zilberman	1.	V. Zilberman	
2	Q. If you don't understand a question	2	besides meeting with Mr. Lebowitz for	
3	I ask, please ask me to repeat it or rephrase	3	approximately an hour to prepare for the	
4	it, I will be happy to do so.	4	deposition?	
5	If you do answer a question, I am	5	A. No.	
6	going to assume that you understand the	6	Q. Where are you employed, sir?	
7	question, fair enough?	7	A. You mean geographically?	
8	A. Okay.	8	Q. What's the name of the entity or	
9	Q. Any time you want a break, just let	9	individual who employs you currently?	
10	me know. We will take a break, unless there	10	A. Okay. Corporate Transportation	
11	is a question pending, in which case, I want	11	Group.	
12	you to answer the question first before we	12	Q. Where physically is Corporate	
1.3	take that break.	13	Transportation Group located?	
14	MS. DYER: I don't know, I think we	14	A. Brooklyn, New York.	
1.5	moved into the new age, we don't have to	15	Q. Is that where your office is?	
16	take breaks to change the videotape or	16	A. Yes.	
17	we do?	1/	Q. What's the address?	
18	THE VIDEOGRAPHER: Every hour and	18	A. 335 Bond Street.	
19	40 minutes, we have to stop and hit	19	Q. In Brooklyn?	
20	record again.	20	A. In Brooklyn.	
21	Q. We will have to take breaks from	21	Q. Who owns Corporate Transportation	ı
22	time to time to accommodate the videotape and	22	Group?	
23	the court reporter and videographer will let	23	A. Mr. Eduard Slinin.	
24	us know.	24	Q. Is he the 100 percent owner of that	
25	What did you do, if anything, to	25	group?	
	Page 7			Page 9
1	V. Zilberman	1	V. Zilberman	
2	prepare for this deposition today?	2	A. I am not surc.	
3	A Nothing.	13	Q. But are you aware of any other	
4	Q. Did you speak with any lawyers that	10	owner of Corporate Transportation Group	
5	represent Mr. Slinin in this case?	A	besides Eduard Slinin?	
6	A. Yes, I did.	K	A. No.	
7	Q. Who did you speak with?	19	Q. You are pretty good at this. Just	
8	A. Mr. Lebowitz.	R	let me remind you, the court reporter is	
9	Q. Did you speak with any other	8	trying to take down what we say, so if you	
10	lawyers?	1.0	wait for me to ask the question and pause to	
11	A. No, I did not.	9.0	answer, it will help to create a smoother	
12	Q. When did you speak with Mr.	1	day, let put it that way.	
13	Lebowitz?	1.3	A. Okay.	
14	A. Last week.		Q. What is your job title at Corporate	
1.5	Q. And was that an in-person meeting		Transportation Group?	
16	or was it by telephone?	1.60	A. My job title is chief financial	
17	A. It was in person.	10	officer.	
18	Q. I don't want you to tell me	10	Q. How long have you held that	
19 20	anything you guys discussed, but tell me	200	position?	
21	approximately how long that meeting lasted? A. Less than an hour.	2.0	A. About 10 years, 10 years plus.	
22	Q. Did you look at any documents in	375	Q. Do you have a job with any other	
23	preparation for your deposition today?	22	company besides Corporate Transportation Group?	
24	A. No.	2.6	A. No.	
25	Q. Is there anything else you did	25	Q. In the last 10 years or so, have	
J	Q. 15 mere anything else you did	100	U. III the last to years of so, have	



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1	V. Zilberman	1	V. Zilberman
-	you had a job with any other company besides	2	Q. Pretend I'm not an accounting
8	Corporate Transportation Group?	3	major, although I am.
4	A. No.	4	For the record, what would those
	Q. Are you familiar with a company	5	financial statements be?
	called NYC 2 Way, capital N-Y-C, the number	6	A. I am not accounting major either.
	two, and then capital W-A-Y?	7	Q. Do you know the names of the
	A. Yes, I am familiar.	8	financial statements?
100	Q. Do you know what that company is?	9	A. Just annual financial statement,
400	A. Yes.	10	year end financial statements.
٦	Q. What is it?	11	Q. It would be income statement?
	A. It is a black car service company.	12	A. Income statement.
	Q. And who owns NYC 2 Way?	13	Q. Balance sheet?
	A. Mr. Eduard Slinin.	14	A. Yes.
101	Q. Do you provide any services to NYC	15	Q. Profit and loss statement?
	2 Way?	16	A. Income statement profit and loss
	A. It's a good question.	17	statement.
	NYC 2 Way is part of Mr. Slinin's	18	Q. Cash flow statement?
155	company.	19	A. Probably not.
20	Q. Would it be fair to say it's a	20	Q. So we know we have an income
21	subsidiary of the company that you work for?	21	statement and balance sheet?
2.2	A. No.	22	A. Yes.
23	Q. Is it an affiliated company?	23	Q. That's prepared for NYC 2 Way?
24	A. Yes, it's common ownership, Mr.	24	A. Yes.
25	Slinin owns NYC 2 Way.	25	Q. And is there an income
	Page J1		Page 13
1	V. Zilberman	1	V. Zilberman
2	Q. Are the financials of NYC 2 Way	2	statement/profit and loss statement prepared
3	wrapped in the main company that you work	3	for the company that you work for?
4	for?	4	A. Yes.
5	MR. LEBOWITZ: Objection to form.	5	Q. Is there a balance sheet prepared
6	Q. If you know.	6	for the company you work for?
7	A. Can you be more specific.	7	A. Yes.
8	Q. Well, do the financial results of	8	Q. Do you know if those two income
9	NYC 2 Way get combined or consolidated in any	9	statements, for example, are combined in any
10	way with the company that you work for?	10	way?
11	A. I'm trying to separate, you ask two	11	A. Yeah, I think so.
12	questions in one.	12	Q. Same thing for the balance sheet?
13	Q. What part are you trying to	13	A. I think so, yeah.
14	separate?	14	Q. So would it be fair to say that the
15	A. The financial of NYC 2 Way wrapped	15	results of those companies, the financial
16	up, if you can rephrase it, it would be very	16	results of those companies are consolidated?
17	helpful, I have difficulty to define wrapped	17	A. No.
18	up.	18	Q. Would it be fair to say that the
19	Q. Does NYC 2 Way prepare any	19	financial results of those two companies are
20	financial statements?	20	consolidated for financial reporting
21	A. Yes.	21	purposes?
22	Q. And what kind of financial	22	A. Yes.
2.3	statements do they prepare?	23	Q. Where is Corporate Transportation
24	A. Financial statement, annual	24	Group registered to do business?
25	financial statement.	25	A. State of New York.



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1	V. Zilberman	1	V. Zilberman
2	Q. Do you know whether you met him	2	Q. Did Mr. Slinin tell you anything
3	prior to 2012?	3	about this partnership that he claimed he and
4	A. I don't remember, probably once	4	Mr. Shnaider made, other than what you just
5	before that.	5	described?
6	Q. You believe that may have been 12	6	A. Can you be more specific?
7	years, as much as 12 years ago?	7	Q. Sure.
8	A. Yes, yes.	8	Did he tell you you said Mr.
9	Q. When you met Mr. Shnaider, did you	9	Slinin and Mr. Shnaider, according to Mr.
10	have any understanding as to any of the	10	Slinin, are partners, correct, and is that
11	businesses that he was in?	11	correct?
12	A. Yes, I think so.	12	A. Yes.
13	Q. And did you have any understanding	13	Q. I think you told me that together,
14	that he was involved in buying and/or selling	14	they were going to find interested buyers,
15	private aircraft?	15	Mr. Slinin providing the buyers to the planes
16	A. You are referring your question to	16	and Mr. Shnaider providing the connection to
17	Mr. Shnaider, to our meeting or	17	Bombardier, correct?
18	Q. Just your understanding what he	18	A. Providing the planes through his
19	did, whether it was tied to a specific	19	connection with Bombardier.
20	meeting or not?	20	Q. Did Mr. Slinin tell you anything
21	A. Yes.	21	else about the partnership that he alleged
22	Q. So you did understand he was	22	between himself and Mr. Shnaider?
23	involved in buying and selling private	23	A. I don't remember.
2.4	aircraft, is that correct?	24	Q. Did he tell you when strike
25	A. Yes.	25	that.
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1	V. Zilberman	1	V. Zilberman
2	Q. Did there come a time when you	2	Did Mr. Slinin tell you when he and
3	learned that Mr. Slinin and Mr. Shnaider were	3	Mr. Shnaider allegedly formed this
4	interested in selling airplanes?	4	partnership?
5	A. Yes.	5	A. I believe it was in 2007, it could
6	Q. And when was that, approximately?	6	be late 2006.
7	A. 2007.	7	Q. Did he tell you any specific date
8	Q. 2007?	8	or month when it was formed?
9	A. Yes.	3 0	A. I believe so, I just don't remember
10	Q. Do you know how you learned of	1	the specific date. I remember it was
11	that, sir?	11 12	probably the second part of 2006 and first part of 2007.
12	A. From Mr. Slinin.	1/2	Q. And did he tell you where this
13 14	Q. What did Mr. Slinin tell you, as best you can recall?	1.0	partnership was formed?
15	A, Mr. Slinin told me that Mr. Slinin	75.	A. I believe it was reference to the
16	and Mr. Shnaider are partners. Mr. Shnaider,	1.5	meeting with Mr. Shnaider and chain of
17	because of his connection and volume of the	=]	meetings with Mr. Shnaider in New York. I do
18	planes, acquiring from Bombardier, a Canadian	1 1	remember Mr. Slinin saying, hey, I'm going to
19	manufacturer of the planes, and Mr. Slinin's	3 51	meet Alex, he is coming in to see me about
20	network, they came together where Mr.	20	the planes and that was in New York and that
21	Shnaider provides the acquisitions for the	21	was a couple of times during 2007, once I
22	planes for the interested buyers and Mr.	22	joined Mr. Slinin's company.
23	Slinin provides the buyers interested to buy	23	Q. Were you present at any of these
2.4	the planes and they share profit equally, if	2.4	meetings?
25	there is a profit.	25	A. I was not.



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1	V. Zilberman	1	V. Zilberman
2	Q. Do you know where any of these	2	Do you know if there were specific
3	meetings occurred?	3	contracts for the sale of aircraft that were
4	A. I'm sorry?	4	the subject of the arrangement between Mr.
5	Q. Do you know the location of where	5	Shnaider and Mr. Slinin?
6	any of these meetings occurred?	6	A. Yes, I believe so.
7	A. I believe Mr. Slinin referred to	7	Q. Do you know how many contracts
8	Mr. Shnaider's preference to stay in the Four	8	there were?
9	Seasons and that's probably where the	9	A. I think like more than five.
10	meetings occurred, and it was a Greek	1.0	Q. Do you know if there were more than
11	restaurant, I believe, they frequented, Greek	11	10?
12	and Italian restaurant, Mr. Slinin referred	12	A. Possibly.
13	to, don't quote me on the name, the one	13	Q. Have you ever seen any of the
14	Scalinatella. That's based upon my	114	contracts for the sale of the aircraft that
15	recollection.	15	you are referring to?
16	Q. Do you know for sure they met at	16	A. Yes.
17	the Four Seasons?	17	Q. If I told you that there were nine
18	A. It was a chain of the meetings when	18	contracts corresponding to the sale of
19	Alex was in New York, Mr. Shnaider was in New	19	aircraft in the arrangement between Mr.
20	York, the chain of the meetings, it could be	20	Shnaider and Mr. Slinin, does that sound
21	Four Seasons, I'm not sure exactly where it	21	correct?
22	was, getting back to Mr. Slinin's reference.	22	A. Yes.
23	Q. Do you know how many meetings there	23	Q. But you don't recall, as you sit
24	were supposedly?	24	here?
25	A. A number of meetings, I cannot say,	25	A. I don't recall, nine or 12.
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1	V. Zilberman	1	V. Zilberman
2	more than 10 probably.	2	Q. Do you have an understanding as to
3	Q. It's your testimony they were all	3	what the responsibilities, if any, were of
4	in New York?	4	Mr. Slinin for the sale of these aircraft
5	A. Yes, based on my knowledge, to the	5	that we're talking about?
6	best of my knowledge, from what I heard from	6	A. Please define responsibilities.
7	Mr. Slinin.	7	Q. What he was going to do with regard
	Q. You were not present at any of	8	to trying to sell these aircraft.
18	these meetings?	9	A. 1 understand Mr. Slinin had
10	A. No.	10	responsibility, referring to responsibility
	Q. So you have no personal knowledge	11	to market the aircraft to interested buyers.
	of any of these meetings?	12	Q. Do you have an understanding as to
	A. I do not.	13	how many aircraft strike that.
	Q. You don't know what was discussed	15	Do you have an understanding as to
) ⁶ /	at these meetings, correct?	16	how many contracts are the subject of the lawsuit in the amended complaint in this
16 17	A. I do not.	17	case?
18	Q. Were you involved in any way in the	18	MR. LEBOWITZ: Can you read that
19	efforts that ensued to sell airplanes then? A. No.	19	back.
20	Q. Do you have an understanding as to	20	(Record read.)
21	whether there were specific contracts that	21	A. No, I do not.
22	were the subject of the arrangement between	22	Q. Do you know if Mr. Slinin ever
23	Mr. Slinin and Mr. Shnaider?	23	collected any monies from any prospective
21	A. Can you please break this.	24	buyers of the aircraft that are the subject